



Cabot City Half 101 North Second Cabot, AR 72023 (501) 843-3566 (501) 941-3127 fax

November 30, 2007

TO:

Willie Kelly

US Environmental Protection Agency

(214) 665-7263

FROM:

Karen Davis

Cabot City Hall (501) 843-3566 (501) 941-3127 fax

SUBJECT: Cabot Landfill (ARD983269275)

Per our conversation earlier this morning, I am faxing the letter sent to the City of Cabot in 1991 requesting voluntary permission for the EPA to review the landfill at the end of Willie Ray Drive. We are currently interested in developing a recreational park on this property and need to determine environmental clearance. Therefore, we are researching what has happened in the past to get as much information as possible.

We would appreciate receiving copies of any files you have regarding the Cabot landfill (ARD983269275). If you have any questions or need additional Information, please let us know.

Total Pages 4 (including cover)



STATES ENVIRONMENTAL PROTECTION AGENCY

IAAS HOSS AVENUE, SUITE 1200 DALLAS, TEXAS 75202

2007 10:15AM

CERTIFIED MAIL - RECEIPT REQUESTED P 457 296 586

January 9, 1991

URGENT LEGAL NATTER - PROMPT REPLY NECESSARY

Mr J Smith Mayor of Cabot PO Box 1113 Cabot AR 72023

Re: Screening Site Inspection (SSI) On-Site Reconnaissance Visit Cabot Landfill, Cabot, Lonoke County, Arkansas. (ARD983269275)

Dear Mr. Smith:

The purpose of this letter is to request you to voluntarily permit the U.S. Environmental Protection Agency (EPA), and parties authorized by EPA including, but not limited to Ecology and Environment Inc. (E & E) and its subcontractor, ICF Kaiser Engineers (ICF), (Contract Number 68-01-7347) access to the property located at 1/4 mile west of the north end of Willie Ray Drive, approximately 1 1/2 miles north of Cabot's Community Building in Cabot, Lonoke County, Arkansas, known as Cabot Landfill so that EPA can enforce the provisions of the Resource Conservation and Recovery Act, as amended, (RCRA), 42 USC, Sections 6901-6992k, and, pursuant to Section 104(e) of the Comprehensive Environmental Response Compensation and Liability Act (CERCLA), as amended, copy documents or records, and inspect your property, and obtain samples of any suspected hazardous substance or pollutant or contaminant.

Specifically, E & E and/or ICF has been requested by the EPA, Region 6 to conduct a Screening Site Inspection (SSI) On-Site Reconnaissance Visit to assess the degree of risk to public health, and welfare, and the environment related to hazacdous substances, pollutants or contaminants that may be present at the site. Based on preliminary file information, we find it necessary to perform this Screening Site Inspection (SSI) Reconnaissance Visit at your site pursuant to 40 CFR Subsection 300.66(a)(1-4).

Section 3007 of RCRA, 42 U.S.C. Section 6927, authorizes EPA to require information relating to hazardous waste from any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes. Section 104(e) of CERCLA, 42 U.S.C. Section 9604(e), authorizes EPA to require any person who



has or may have information relating to any of the following to furnish information or documents relating to:

- The identification, nature, and quantity of materials which have been or are generated, treated, stored, or disposed of at a vessel or facility, or transported to a vessel or facility;
- 2. The nature or extent of a celease of a hazardous substance, or pollutant, or contaminant at or from a vessel or facility:
- 3. Information relating to the ability of a person to pay for or perform a cleanup.

Section 104(e) of CERCLA also explicitly grants EPA the authority to enter a property for "determining the need for response, or choosing or taking any response action under this title, or otherwise enforcing the provisions of this title."

If consent is not granted regarding a request made by EPA under Section 104(e) of CERCLA, the EPA may issue an administrative order directing compliance with such request, or apply for an administrative inspection warrant. The EPA may also ask the Attorney General to commence a civil action to compel compliance with a request made by EPA under Section 104(e). The court may assess a civil penalty not to exceed \$25,000.00 for each day of noncompliance against any person who fails to comply with the provisions of Section 104(e) or with an order issued thereunder.

Bowever, it is EPA policy to seek voluntary cooperation from the public when possible. Consequently, EPA is making this request for access to the property and records described above. EPA hopes that you will voluntarily comply by signing, dating and returning the anclosed Consent for Access to Property, to the address indicated below within seven days of the date of this letter. Please mail it

Ed Sierra (PIT-RPO) USEPA Region 6 Hazardous Waste Section (68-SH) 1445 Ross Avenue Suite 1200 Dallas, Texas 75202-2733

If EPA has not received the enclosed consent for access to property within seven days of the date of this letter, signed and dated by you, EPA will treat your failure to respond as a denial of access. Please note that EPA will not agree to conditions which will restrict or impede the manner or extent of an inspection or response action, impose indemnity or compensatory obligations on BPA, or operate as a release of liability. Should you impose conditions of this nature in the consent for access to the property, RPA will treat this as a denial of consent.

You may assert a business confidentiality claim covering part of the information you submit in response to this request. Any such claim must be made by placing on (or attaching to) the information, at the time it is submitted to EPA, a cover sheet or a stamped or typed legend or other suitable form of notice employing language such as "trade secret", "proprietary", or "company confidential". Confidential portions of otherwise nonconfidential documents should be clearly identified and may be submitted separately to facilitate identification and handling by EPA. If you make such claim, the information covered by that claim will be disclosed by EPA only to the extent, and by the means of the procedures, set forth in Subpart B of 40 CFR Part 2. If no such claim accompanies the information when it is received by EPA, it may be made available to the public without further notice to you. The requirements of 40 CFR Part 2 regarding business confidentiality claims were published in the Federal Register on September 1, 1976, and amended on September 8, 1978, and December 18, 1985.

As part of the information gathering process, the collection of samples may become necessary. This collection process may generate Investigation Derived Wastes, (IDWs). The FIT will manage these IDWs in the most responsible manner consistent with EPA guidance regarding these wastes.

The Screening Site Inspection (SSI) Reconnaissance. Visit at Cabot Landfill, 1/4 mile west of the north end of Willie Ray Road, approximately 1 1/2 miles north of Cabot's Community Building in Cabot, Lonoke County, Arkansas is tentatively scheduled for January 25, 1991. Michael Watson will be contacting you to confirm the exact dates of this event. You will be provided with a receipt describing the samples obtained and, if you so request, you will be given a portion of each sample. There is no charge for the sample the EPA provides you. If you would like a portion of each sample please put a check mark in the space provided in the enclosed consent for access to property. If you do not wish to be provided with a portion of each sample please put a check mark in the alternative space. If you do not mark any space, EPA will treat your failure to respond as your statement that you do not wish to be provided with a portion of each sample.

A copy of the inspection report, and analytical data can be obtained by writing to the Chief of the Site Assessment Section, (6H-MA), EPA Region 6, 1445 Ross Avenue, Suite 1200, Dallas, Texas 75202-2733.

If you have any questions concerning this matter, please contact me at (214) 655-6491.

Singerely,

Ed Sierra

Regional Project Officer Hazardous Waste Section

cc: Arkansas Department of Pollution Control and Ecology.

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No.